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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/606,089	06/25/2003	Brian S. Christian	MS1-1512US 4285		
22801	7590 02/15/2006		EXAMINER		
LEE & HAYES PLLC			WILLIAMS, JEFFERY L		
421 W RIVE SPOKANE,	ERSIDE AVENUE SUITE WA 99201	2 500	ART UNIT	PAPER NUMBER	
51 51 and 5, 111 3, 201			2137		
			DATE MAILED: 02/15/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/606,089	CHRISTIAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jeffery Williams	2137				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period versions of the period for reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timurily apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 Ju	ine 2003.					
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-28 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-28</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) ☐ The drawing(s) filed on 25 June 2003 is/are: a)	☐ accepted or b)☐ objected to	by the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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1	DETAILED ACTION
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3	Claims 1 – 28 are pending.
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5	Claim Rejections - 35 USC § 112
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7	The following is a quotation of the second paragraph of 35 U.S.C. 112:
8 9 10	The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
11	Claims 2, 3, and 5 are rejected under 35 U.S.C. 112, second paragraph, as
12	being indefinite for failing to particularly point out and distinctly claim the subject
13	matter which applicant regards as the invention.
14	
15	Claims 2, 3, and 5 each recites the limitation "the declaration module". There is
16	insufficient antecedent basis for this limitation in the claim. For the purpose of
17	examination, the examiner will presume the applicant to mean "the declarative module".
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20	Claim Rejections - 35 USC § 102
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22	The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that
23	form the basis for the rejections under this section made in this Office action:
24	A person shall be entitled to a patent unless –

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1 2 3 4 (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States. 5 Claims 1 – 28 are rejected under 35 U.S.C. 102(b) as being anticipated by 6 Scott et al. (Scott), "Abstracting Application-Level Web Security". 7 8 Regarding claim 1, Scott discloses: 9 receiving data input through a web page from a client device (fig. 1, page 2, col. 10 1, par. 3-6); referencing a declarative module to determine a client input security screen 11 to apply to the data input from the client device; and applying the client input security 12 screen to the data input from the client device (page 3, col. 2, par. 2). 13 Regarding claims 2, Scott discloses: 14 15 a global section that includes at least one client input security screen that applies 16 to any type of client input value (fig. 2; page 6, col. 1, par. 1, 2, par. 2, lines 9-13). Scott 17 discloses a input security screen that applied to all user input (parameters values). 18 19 Regarding claim 3, Scott discloses: 20 an individual values section that includes at least one client input security screen 21 that applies to a particular type of client input value (fig. 2; page 4, col. 1, par. 4). 22 23 Regarding claim 4, Scott discloses: 24 wherein the particular type of client input value is one of the following types of 25 client input values: query string; server variable; form value; cookie (fig. 2).

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2 Regarding claim 5, Scott discloses:

3 wherein the declaration module further comprises a web.config file (page 1, col.

4 2, par.3; page 3, col. 2, par. 1).

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Regarding claim 6, Scott discloses:

wherein the applying the client input security screen further comprises executing a default action on invalid client input detected by the client input security screen (page 3, col. 2, par. 1, lines 8-13, par. 2, lines 5-11; page 4, col. 2, par. 3,4). Scott discloses the application of several types of input screening to all input data (default screening) wherein actions are performed on the all the input data during the process of data input security screening. Additionally, Scott discloses default transformations that can be applied during the screening of invalid input data.

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Regarding claim 7, Scott discloses:

wherein the applying the client input security screen further comprises executing a specified action on invalid client input detected by the client input security screen, the specified action being specified in the client input security screen (page 4, col. 1, par. 4-6).

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Regarding claim 8, Scott discloses:

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wherein a client input security screen further comprises one or more values that may be entered as client input, the one or more values further comprising the only values that may be entered as client input (page 4, col. 1, par. 4-6). Scott discloses a security screen that constrains client input to a set of values, such as any integer: 0 – int [length 4]. Thus, the security screen effectively comprises the values of 0 – int [length 4] to be imposed upon the client input as a restriction. Additionally, Scott discloses that the security screen comprises specific URL values (extracted from HTTP requests) that may be entered as client input (page 6, col. 2, par. 1).

Regarding claim 9, Scott discloses:

wherein a client input security screen further comprises one or more screened values that, when detected in the client input, cause an action to be taken on the client input (fig. 4; page 3, col. 2, par. 2; page 4, col. 2, par. 3).

Regarding claim 10, Scott discloses:

wherein the action to be taken further comprises removing the one or more screened values detected in the client input (fig. 4; page 3, col. 2, par. 2; page 4, col. 2, par. 3, 4). Scott discloses the encoding of screened values (removal and replacement). Additionally, Scott discloses the removal of values from client input based upon the client input security screen (page 7, col. 2, par. 1.1 – 1.2)

Regarding claim 11, Scott discloses:

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1 wherein the action to be taken further comprises removing an entire string that 2 contains the one or more screened values detected in the client input (page 6, col. 2, 3 par. 3; fig. 5; page 9, col. 1, par. 2.2). 4 5 Regarding claim 12, it is the system claim corresponding to the method claim 1. 6 and is rejected for, at least, the same reasons, and furthermore because Scott 7 discloses: 8 a web page server unit configured to provide one or more web pages to one or 9 more client devices over a distributed network (fig. 1). 10 11 Regarding claims 13 – 15, they are rejected for, at least, the same reasons as 12 claims 1-3, and 12. 13 14 Regarding claim 16, Scott discloses: wherein a screening rule further comprises a client input variable that may be 15 16 accepted as input from a client (fig. 5). Scott discloses various screening rules that 17 accept client input variables. 18 19 Regarding claim 17, Scott discloses: 20 wherein a screening rule further comprises one or more screened characters 21 that, when detected in client input, are screened from the client input according to a 22 screening rule (fig. 5 – see transformation).

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Regarding claim 18, Scott discloses:

wherein the screening rule further comprises a default screening action that is applied in the absence of a specified screening action (fig. 5 – see transformation). Scott discloses a single screening action that is to be performed, and thus, a default screening action.

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Regarding claim 19, Scott discloses:

wherein the screening rule further comprises a specified screening action that is applied to the screened client input (fig. 5 – see transformation). Scott discloses a single specific screening action that is to be performed.

Regarding claim 20, it is rejected for, at least, the same reasons as claim 5.

Regarding claim 21, Scott discloses:

serving a web page to a client over a distributed network; receiving client input via the web page (fig. 1, page 2, col. 1, par. 3-6); comparing the client input with one or more client input security screens stored in a security declaration module; if invalid client input is detected, performing a screening action on the invalid client input as indicated by the security declaration module (page 3, col. 2, par. 2; page 4, col. 2, par. 3; page 6, col. 1, par. 1, 2; fig. 5); and wherein the one or more input security screens

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- 1 included in the security declaration module can be applied to multiple web pages (page
- 2 4, col. 1, par. 2).
- 3 Furthermore, Scott discloses a computer system, and thus discloses media and
- 4 instructions (fig. 1).

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- Regarding claims 22 25, they are the media and instruction claims corresponding to the method and system claims of 2, 3, 5 7, 18, and 19, and they are
- 8 rejected for, at least, the same reasons.

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- 10 Regarding claim 26, Scott discloses:
- 11 wherein the screening action further comprises a default action that is not
- required to be specified in a client input security screen (page 6, col. 1, par. 1, 2).

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- Regarding claims 27 and 28, Scott discloses:
- wherein the multiple web pages are included in a web project and wherein the
- 16 multiple web pages are included in a web-based application (Abstract; Introduction; fig.
- 17 1; section 3.1; page 4, col. 1, par. 2; page 6, col. 1, par. 2, col. 2, par. 1). Scott
- discloses a security policy to be applied to a large web-application, the policy
- comprising rules for the web pages of a site. The web pages are associated with a web
- application, thus, they are included in a web project/application.

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1	Conclusion
2	•
3	Claims 1 – 28 are rejected.
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5	The prior art made of record and not relied upon is considered pertinent to
6	applicant's disclosure:
7	,
8	See Notice of References Cited
9	
10	A shortened statutory period for reply is set to expire 3 months (not less than 90
11	days) from the mailing date of this communication.
12	Any inquiry concerning this communication or earlier communications from the
13	examiner should be directed to Jeffery Williams whose telephone number is (571) 272-
14	7965. The examiner can normally be reached on 8:30-5:00.
15	If attempts to reach the examiner by telephone are unsuccessful, the examiner's
16	supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone
17	number for the organization where this application or proceeding is assigned is (703)
18	872-9306.

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1 Information regarding the status of an application may be obtained from the

- 2 Patent Application Information Retrieval (PAIR) system. Status information for
- 3 published applications may be obtained from either Private PAIR or Public PAIR.
- 4 Status information for unpublished applications is available through Private PAIR only.
- 5 For more information about the PAIR system, see http://pair-direct.uspto.gov. Should
- 6 you have questions on access to the Private PAIR system, contact the Electronic
- 7 Business Center (EBC) at 866-217-9197 (toll-free).

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10 Jeffery Williams11 Assistant Examiner

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